
Federal Communications Commission

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Connect America Fund)	WC Docket No. 10-90
)	
A National Broadband Plan for Our Future)	GN Docket No. 09-51
)	
Establishing Just and Reasonable Rates for Local Exchange Carriers)	WC Docket No. 07-135
)	
High-Cost Universal Service Support)	WC Docket No. 05-337
)	
Developing an Unified Intercarrier Compensation Regime)	CC Docket No. 01-92
)	
Federal-State Joint Board on Universal Service)	CC Docket No. 96-45
)	
Lifeline and Link-Up)	WC Docket No. 03-109
)	
Universal Service Reform – Mobility Fund)	WT Docket No. 10-208

ERRATUM

Released: February 6, 2012

By the Chief, Wireline Competition Bureau and Chief, Wireless Telecommunications Bureau:

On November 18, 2011, the Commission released a *Report and Order and Further Notice of Proposed Rulemaking (R&O and FNPRM)*, FCC 11-161, in the above-captioned proceeding.¹ This Erratum amends the *R&O and FNPRM* as indicated below:

1. The paragraph numbers listed in the table of contents for “XVII, XVII.A, XVII.A.1, and XVII.A.2” are corrected to read as “1012, 1012, 1013 and 1018.”
2. In the title of APPENDICES E and F listed in the table of contents, the word “reconsideration” is capitalized.
3. In the title of APPENDIX J listed in the table of contents, “ICC” should now read as “USF/ICC”.
4. Footnote 2 is corrected to read as follows:
“See Federal Communications Commission, *Connecting America: The National Broadband Plan*, at xi, 3 (rel. Mar. 16, 2010) (National Broadband Plan).”
5. In footnote 15, replace “(Fed.-State Jt. Bd., rel. Nov. 20, 2007)” with “(Fed.-State Jt. Bd. 2007)”.

¹ The corrected version will be published in the FCC Record. In addition, the corrected version will be posted on the Commission’s website.

6. In paragraph 27, phrases (2) thru (5) are corrected to read as follows:

“(2) encourage efficiencies by extending existing corporate operations expense limits to the existing high-cost loop support (HCLS) and interstate common line support (ICLS) mechanisms, effective January 1, 2012; (3) ensure fairness by reducing HCLS for carriers that maintain artificially low end-user voice rates, with a three-step phase-in beginning July 1, 2012; (4) phase out the Safety Net Additive (SNA) component of HCLS over time; (5) address Local Switching Support (LSS) as part of comprehensive ICC reform;”
7. In paragraph 35, at the end of the fourth sentence, replace “this order” with “the rules”.
8. In footnote 22, replace “(2010)” with “(Fed.-State Jt. Bd. 2010) (*Joint Board 2010 Recommended Decision*)”.
9. In paragraph 56, the last sentence is corrected by adding “s” to “Bureau”.
10. In footnote 48, in the last sentence, “*Rural Cellular Ass’n*, 588 F.3d at 1102; *see also*, *e.g.*, *Alenco*, 201 F.3d at 620–21” is corrected to read as follows:

“*Vermont Pub. Serv. Bd. v. FCC*, 661 F.3d 54, 65 (D.C. Cir. 2011); *Rural Cellular Ass’n v. FCC*, 588 F.3d 1095, 1102 (D.C. Cir. 2009); *see also*, *e.g.*, *Alenco Communications, Inc. v. FCC*, 201 F.3d 608, 620-21 (5th Cir. 2000)”.
11. In paragraph 63, the end of second sentence is corrected by deleting the quotation mark.
12. Footnote 64 is corrected to read as “AT&T *USF/ICC Transformation NPRM* Comments.”
13. Footnote 71 is corrected to read as follows:

“*Federal-State Joint Board on Universal Service*, CC Docket No. 96-45, Order and Order on Reconsideration, 18 FCC Rcd 15090, 15096, para. 13.”
14. In paragraph 65, the fifth sentence is corrected by adding a quotation mark after “254(b)(7).”
15. Footnote 77 is corrected by deleting the second period after “E.”.
16. Footnote 84 is corrected to read as follows:

“*Inquiry Concerning the Deployment of Advanced Telecommunications Capability to All Americans in a Reasonable and Timely Fashion, and Possible Steps to Accelerate Such Deployment Pursuant to Section 706 of the Telecommunications Act of 1996, as Amended by the Broadband Data Improvement Act, A National Broadband Plan for Our Future*, GN Docket Nos. 09-137, 09-51, Sixth Broadband Deployment Report, 25 FCC Rcd 9556, 9558, paras. 2-3; *Inquiry Concerning the Deployment of Advanced Telecommunications Capability to All Americans in a Reasonable and Timely Fashion, and Possible Steps to Accelerate Such Deployment Pursuant to Section 706 of the Telecommunications Act of 1996, as Amended by the Broadband Data Improvement Act*, GN Docket No. 10-159, Seventh Broadband Progress Report and Order on Reconsideration, 26 FCC Rcd 8008, 8023, para. 25 (2011) (*2011 Seventh Broadband Progress Report*).”
17. In footnote 85, replace “*Seventh Broadband Deployment Report*” with “*2011 Seventh Broadband Progress Report*”.
18. In footnote 88, the first citation is corrected to read as “21 FCC Rcd 7518, 7541, para. 44 (2006)” and “21 FCC Rcd at 7541, para. 44 (quoting *CALEA First Report and Order*, 20 FCC Rcd at 15009-10, para. 42)” is deleted.
19. Footnote 93 is corrected to read as follows:

“*See, e.g.*, Cellular South *USF/ICC Transformation NPRM* Comments at 9; RTCC

USF/ICC Transformation NPRM Comments at 12.”

20. In footnote 96, replace “RTCC Apr. 18, 2011 Comments at 5” with “RTCC *USF/ICC Transformation NPRM Comments at 5*”.
21. In footnote 98, replace “*1997 Universal Service Order*” with “*Universal Service First Report and Order*”.
22. Footnotes 107 and 108 are corrected to read as follows:

“47 C.F.R. § 54.101(a)(1)-(9); *see also Universal Service First Report and Order*, 12 FCC Rcd at 8810, para. 61 (defining supported services).”

“*Lifeline and Link Up Reform and Modernization, Federal-State Joint Board on Universal Service, Lifeline and Link Up*, WC Docket Nos. 11-42, 03-109, CC Docket No. 96-45, Notice of Proposed Rulemaking, 26 FCC Rcd 2770, 2844, para. 242 (2011) (*2011 Lifeline/Link Up NPRM*).”
23. In footnote 115, the last sentence is corrected to read as “*Universal Service First Report and Order*, 12 FCC Rcd at 8813, para. 67”.
24. Footnotes 119 and 121 are corrected to read as follows:

“*See id.*”

“Letter from Robert W. Quinn, Jr., AT&T, Steve Davis, CenturyLink, Michael T. Skrivan, FairPoint, Kathleen Q. Abernathy, Frontier, Kathleen Grillo, Verizon, and Michael D. Rhoda, Windstream, to Marlene H. Dortch, Secretary, FCC, WC Docket No. 10-90 et al., Attach. 1 at 13 (filed July 29, 2011) (ABC Plan).”
25. In footnote 122, replace “ABC Plan Proponents Attach. 5 at 8” with “*Id*”.
26. Paragraph 103 is corrected by adding “that does not receive high-cost support” at the end of the last sentence.
27. In paragraph 104, in the fifth sentence, replace “with” with “within”.
28. In footnote 194, in the last sentence, unitalicize the word “note”.
29. In paragraph 126, move footnote number “197” to the end of the second sentence.
30. In paragraph 128, the second sentence is corrected to read as follows:

“In CAF Phase I, we freeze support under our existing high-cost support mechanisms—HCLS, SNA, safety valve support (SVS), high-cost model support (HCMS), LSS, interstate access support (IAS), and ICLS—for price cap carriers and their rate-of-return affiliates.”
31. In paragraph 129, the fourth sentence is corrected by adding “Part 36 and” before “Part 54”.
32. In paragraph 130, the first sentence is corrected by replacing “high-cost loop support (HCLS)” with “HCLS” and “high-cost model support (HCMS)” with “HCMS”.
33. Footnote 206, in the first sentence, the word “note” is unitalicized and in the second to last sentence, the phrase in parenthesis should read as “(extending rules, which originally had been designed to last for five years, until such time that the Commission “adopts new high-cost support rules for rural carriers”))”.
34. In footnote 209, the title is corrected by capitalizing the first letter in “*transformation*” and “DA 11-1348” is replaced with “26 FCC Rcd 1112”.
35. In footnote 212, the second sentence is corrected to read as follows:

- “USAC shall publish each carrier’s frozen high-cost support amount, as calculated, on its website, no later than February 15, 2012.”
36. In footnotes 213, 214 and 217, unitalicize the word “note”.
37. In footnote 213 delete the extra space before the period ending the sentence.
38. In paragraph 134, the third line under the last sentence is corrected by replacing “feed” with “feet”.
39. In footnote 232, the last sentence is corrected by deleting “that”.
40. Footnote 261 is corrected to read as “*See supra* paras. 106-107.”
41. Footnote 273 is corrected to read as “*See ABC Plan, Attach. 2 at 2, and Attach. 3.*”
42. In paragraph 170, the first sentence is corrected to read as follows:
“In determining the areas eligible for support, we will also exclude areas where an unsubsidized competitor offers broadband service that meets the broadband performance requirements described above, with those areas determined by the Wireline Competition Bureau as of a specified future date as close as possible to the completion of the model.”
43. Footnote 275 is corrected to read as “*See supra* Section VI.B.”
44. In paragraph 170, the last sentence is corrected by deleting “that meets our initial performance requirements,”.
45. Footnote 286 is corrected by deleting “)” after “para. 47.”
46. Footnote 287 is corrected to read as “*Rural Cellular Ass’n. v. FCC*, 588 F.3d 1095, 1104 (D.C. Cir. 2009).”
47. In footnote 288, replace “*Qwest I*, 258 F.3d at 1199” with “*Qwest Corp. v. FCC*, 258 F.3d 1191, 1199 (10th Cir. 2001) (*Qwest I*)”.
48. Footnote 293 is corrected to read as “*See infra* para. 1191.”
49. In footnote 298, in the title, capitalize the first letter in “*transformation*”.
50. In footnote 304, in the first line, add a space after “*Intercarrier*”.
51. In paragraph 194, add a period at the end of the last sentence.
52. In paragraph 203, in the third sentence, add “to be” before “received” and replace “2011” with “2012”.
53. Footnote 326 is corrected to read as “*See supra* paras. 105-106.”
54. In footnote 343, replace “RBA” with “Rural Broadband Alliance”.
55. In paragraph 246, in the third sentence, replace “[cross reference to reporting section: (See Section XX, *infra*)]” with “(see Section VIII.A.2, *infra*)”.
56. In footnote 391, delete “(or any interim model support)”.
57. In paragraph 247, in the first sentence, replace “the Joint RLECs contend” with “the Rural Associations contend.”
58. In paragraph 270, in the last sentence, replace “study area, will receive the lesser of the support pursuant to section 54.305 or the support based on its own costs” with “acquired exchanges, will receive the lesser of the support pursuant to section 54.305 or support based on the acquired exchanges’ own costs”.
59. In footnote 450, replace “USAC High-Cost Disbursement Tool” with “USAC High-Cost Disbursement Data, <http://www.usac.org/hc/tools/disbursements/default.aspx> (USAC High-Cost

Disbursement Tool)”).

60. In paragraph 275, in the last sentence, add “Beginning” before “July 1, 2014”.
61. Footnote 569 is corrected to read as “*See 2011 Seventh Broadband Progress Report*, 26 FCC Rcd 8008, 8078-93, App. F.”
62. In paragraph 418, in the fourth sentence, “or have entered into a binding agreement, and have submitted an application with the Commission, to either hold or lease spectrum” is corrected to read as follows:

“and whether such spectrum access is contingent on obtaining support in the auction. Applicants must have secured any Commission approvals necessary for the required spectrum access prior to submitting an auction application”.
63. In footnote 731, replace “MCAF-I support” with “Mobility Fund Phase I support”.
64. In paragraph 466, in the first sentence, replace “tract” with “block”.
65. In paragraph 466, in the third sentence, delete “that are within that census tract”.
66. In paragraph 467, in the first sentence, delete “within the census tract”.
67. In footnote 819, replace “*Section 706 Report and Order on Reconsideration*” with “*2011 Seventh Broadband Progress Report*”.
68. In paragraph 495, in the last sentence, replace “CAF 1” with “CAF Phase II”.
69. In footnote 827, add period after “*Analysis*”.
70. In footnote 836, in the second line, delete blank space after “technologies”.
71. In footnote 871, add period after “.pdf”.
72. In footnote 876, replace “Authority study area (SAC 619003)” with “Association study area (SAC 613015)”.
73. Footnotes 1047 thru 1050 are corrected to read as follows:

“*See, e.g., Native Nations NOI*, 26 FCC Rcd at 2673, para. 1; *Spectrum over Tribal Lands NPRM*, 26 FCC Rcd at 2624-25, paras. 1-5; National Broadband Plan at 152.”

“*Native Nations NOI*, 26 FCC Rcd at 2673, para. 1; *see also Extending Wireless Telecommunications Services to Tribal Lands*, WT Docket No. 99-266, Report and Order and Further Notice of Proposed Rule Making, 15 FCC Rcd 11794, 11798 (2000) (“By virtually any measure, communities on Tribal lands have historically had less access to telecommunications services than any other segment of the population.”); National Broadband Plan at 152, Box 8-4.”

“*See, e.g., Letter from National Tribal Telecommunications Association (NTTA), National Congress of American Indians (NCAI), and Affiliated Tribes of Northwest Indians (ATNI) to Marlene H. Dortch, Secretary, FCC, WC Docket No. 10-90 (filed Oct. 20, 2011); Letter from James E. Dunstan, counsel for the Navajo Nation Telecommunications Regulatory Commission, to Marlene H. Dortch, Secretary, FCC, WC Docket No. 10-90, et al. (filed Oct. 24, 2011); Native Public Media Mobility Fund NPRM Comments at 8-9; Navajo Commission Mobility Fund NPRM Reply Comments at 3; Twin Houses Mobility Fund Tribal Public Notice Comments.*”

“Letter from National Tribal Telecommunications Association (NTTA), National Congress of American Indians (NCAI), and Affiliated Tribes of Northwest Indians (ATNI) to Marlene H. Dortch, Secretary, FCC, WC Docket No. 10-90 (filed Oct. 20, 2011).”

74. In footnote 1051, add “s” to “obligation”.
75. Footnote 1056 is corrected to read as “*See, e.g., CTIA USF/ICC Transformation NPRM Comments at 28 (“And the permitted rate of return unquestionably must be reduced from the current 11.25 percent level.”).*”
76. Footnote 1058 is corrected to read as “47 U.S.C. §§ 201(b), 205(a).”
77. Footnote 1063 is corrected to read as “47 C.F.R. § 65.101.”
78. In paragraph 661, in the first sentence, add “into” after “entered”.
79. In footnote 1099, replace “ at” with a comma after “5240.”
80. In footnote 1122, replace “9923,” with “at”.
81. In footnote 1130, replace “11619 at” with “16109.”
82. In footnote 1154, delete the comma after “XII.C”.
83. In footnote 1178, replace “at 9847” with “, 9847”.
84. In footnote 1190, delete the extra space after “Committee”.
85. In footnote 1191, replace “[] ” with “A”.
86. Footnote 1293 is corrected to read as “*See infra* paras. 744-45, 749, 775.”
87. In footnote 1309, delete “*see also*” before “Letter from Gary M. Epstein and....”.
88. In footnote 1317, in the first sentence, replace the comma with a semicolon after “offerings”.
89. In paragraph 749, in the third sentence, replace “reducing” with “reduce”.
90. In footnote 1328, replace “*infra*” with “*supra*”.
91. In paragraph 759, in the fifth sentence, replace “repeal” with “amend”.
92. In footnote 1354, add comma after “16013”.
93. In footnote 1356, add comma after “9166-67”.
94. In footnote 1357, replace “*ISP Remand Order*, 16 FCC Rcd at 9165-66 para. 31-32” with “*Id.* at 9165-66, paras. 31-32.”
95. In footnote 1364, add comma after “9165-66”.
96. In footnote 1370, add “*but*” before “*see NARUC*”.
97. In footnote 1438, replace “*supra*” with “*infra*”.
98. In footnote 1457, replace “RLEC Plan at 12-22” with “Rural Associations USF/ICC Transformation NPRM Comments at 12-22”.
99. In footnote 1469, replace “AT&T et al. *August 3 PN* Reply at 4” with “ABC Plan Proponents *August 3 PN* Reply at 4”.
100. In paragraph 801, the second sentence is corrected to read as follows:

“We cap these rates as of the effective date of the rules¹⁴⁹⁶ to ensure that carriers cannot make changes to rates or rate structures to their benefit in light of the reforms adopted in this Order.”
101. Footnote 1496 is corrected to read as “*See supra* n.1495.”
102. In the Figure 9 table under paragraph 801, the third entry is corrected to read as follows:

July 1, 2013	Intrastate terminating switched end office and transport rates, originating and terminating dedicated transport rates, and reciprocal compensation, if above the carrier's interstate access rate, are reduced to parity with interstate access rate.	Intrastate terminating switched end office and transport rates, originating and terminating dedicated transport rates, and reciprocal compensation, if above the carrier's interstate access rate, are reduced to parity with interstate access rate.
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103. In footnote 1531, add comma after “6790-91”.
104. In footnote 1556, delete quotation mark before “(B)”.
105. In footnote 1566, replace “NECA et al. Section XV Comments” with “Rural Associations Section XV Comments”.
106. In paragraph 828, in the second sentence, delete the space from “in to”.
107. Footnotes 1575 and 1576 are corrected to read as follows:
“*Id.* at 4863-64, para. 14.”
“*Id.* at 4863-65, paras. 14-16. *See also* 47 C.F.R. § 20.11(e).”
108. In paragraph 831, in the fourth sentence, delete the “s” from the word “Procedures”.
109. In footnote 1578, add “(RCA Petition)” at the end of the citation.
110. Footnote 1579 is corrected to read as “*Id.* at 6-10.”
111. In footnote 1587, replace “emph.” with “emphasis”.
112. Footnote 1591 is corrected to read as “*Id.* at 1497, 1498, paras. 229, 235.”
113. In footnote 1592, replace “haven” with “have”.
114. In footnote 1595, add parentheses around “quoting *Am. Library Ass’n v. FCC*, 406 F.3d 689, 691-92 (D.C. Cir. 2005)”.
115. In heading (ii), above paragraph 840, delete the “s” from the word “**Procedures**”.
116. Footnote 1607 is corrected to read as follows:
“*Interconnection Clarification Order*, 26 FCC Rcd at 8270, para. 21; *Local Competition First Report and Order*, 11 FCC Rcd at 15991, para. 997 (“we find that indirect connection (e.g., two non-incumbent LECs interconnecting with an incumbent LEC’s network) satisfies a telecommunications carrier’s duty to interconnect pursuant to 251(a)).”
117. In footnote 1633, replace “NECA et al. Section XV Comments” with “Rural Associations Section XV Comments”.
118. In footnote 1635, replace “*supra*” with “*infra*”.
119. In footnote 1643, delete the “s” in “CC Docket Nos. 01-92”.
120. In footnote 1645, delete “the state basic local residential service rate plus”.
121. In footnote 1646, delete the second “(collectively *ILEC Data Filings*)”.
122. In paragraph 853, in the fifth sentence, add hyphen after “phase”.
123. In footnote 1659, add an ellipsis before “with the local rate”.
124. In footnote 1676, replace “CC Docket No.” with “CC Docket Nos.”.

125. In footnote 1685, insert “)” after “June 23, 2008”.
126. In paragraph 876, in the second sentence, replace “is” with “are”.
127. In paragraph 876, in the third sentence, replace “fully” with “wholly”.
128. In footnote 1704, replace text with “*See id.*”
129. In footnote 1706, in the second sentence, delete extra space between “the” and “decreasing”.
130. In paragraph 884, in the sixth sentence, add “to” before “have”.
131. In footnote 1711, add a comma after “proposals”.
132. In footnote 1730, italicize “passim”.
133. In footnotes 1734, replace the text with “*See infra* Figure 11.”
134. Footnote 1735 is corrected to read as follows:

“NECA Dec. 29, 2010 *Ex Parte* Letter; NECA May 25, 2011 *Ex Parte* Letter; NECA Aug. 29, 2011 *Ex Parte* Letter; FCC staff analysis of data *available at* <http://www.usac.org/hc/tools/disbursements/default.aspx>. For purposes of this chart, trends in reciprocal compensation MOUs are assumed to follow trends for intrastate access MOUs.”
135. Footnote 1738 is corrected to read as follows:

“According to NECA, intrastate access is approximately 56 percent of these revenues, interstate access is approximately 28 percent of these revenues, and LSS is approximately 16 percent of these revenues. *See* Letter from Joe A. Douglas, Vice President, Government Relations, NECA, to Marlene H. Dortch, Secretary, FCC, CC Docket Nos. 96-45, 80-286, GN Docket No. 09-51 at Attach. (filed Dec. 30, 2010) (providing revenue figures); NTCA Sept. 9, 2011 *Ex Parte* Letter Attach. 3 at 1 (providing revenue and LSS change projections). Using a 10 percent annual decline for intrastate access revenues, 3 percent annual decline for the interstate access revenue requirement, and 2 percent annual decline for LSS yields a weighted annual decline of approximately 7 percent.”
136. In footnote 1740, delete the extra space before “(filed Aug. 26, 2011)”.
137. In footnote 1742, italicize “*See infra*”.
138. In footnote 1764, delete hyphens in the phrase “authorized rate-of-return exceeds”.
139. In footnote 1766, insert a period after “benchmark”.
140. In footnote 1777, delete the extra space before “Nebraska”.
141. In paragraph 908, in the sixth sentence, replace “will” with “may”.
142. In footnote 1782, in the second sentence, delete the extra space before “identify”.
143. In footnote 1786, insert a period at the end of the footnote.
144. In footnote 1793, delete the extra space after “*Notice*” in “*See August 3 Public Notice. .*”.
145. In footnote 1796, insert a period at the end of the footnote.
146. In paragraph 914, in the second sentence, replace “, and state subscriber” with “; state subscriber”.
147. In footnote 1820, unitalicize the word “note”.
148. In paragraph 918, the ninth sentence is corrected by adding a period after “request”.

149. In paragraph 919, in the second sentence, add a comma before footnote number 1825.
150. In footnote 1858, delete an extra space after “paras.”.
151. In footnote 1860, delete “s” after “para.”.
152. In paragraph 931, in the second sentence, we add “s” to “fail”.
153. In paragraph 933, the last sentence is changed to font size 11.
154. In footnote 1890, replace “January 1, 2012” with “upon the effective date of the rules”.
155. In footnote 1946, delete the second period.
156. In footnote 1973, add “*infra*” after “*See also*”.
157. In footnote 1984, add a space after “para.”.
158. In footnote 1998, italicize “See *supra*”.
159. In footnote 2034, delete “Section XI.B.”.
160. In paragraph 978, in the fourth sentence, insert a comma after “rate-of-return regulated LECs”.
161. In paragraph 983, in the second sentence, insert a comma after “alleging that”.
162. In footnote 2071, delete “The U.S. Court of Appeals for the D.C. Circuit subsequently upheld the Commission’s decision. *MetroPCS California v. FCC*, 644 F.3d 410.”.
163. Footnote 2072 is corrected to read as “*MetroPCS California v. FCC*, 644 F.3d 410, 412, 414 (D.C. Cir. 2011).”.
164. In footnote 2074, add closing quotation marks after “...50 separate state utilities commissions”.
165. In paragraph 988, in the second sentence, replace “are coextensive” with “is coextensive”.
166. In footnote 2085, add closing quotation marks after “...50 separate state utilities commissions”.
167. In footnote 2095, replace “XII.A.1” with “XII.A.1-A.2”.
168. In paragraph 994, in the third sentence, replace “or Part 51” with “and Part 51”.
169. In footnote 2114, delete the “s” after “envision”.
170. In footnote 2116, delete the extra space at the end.
171. In footnote 2196, the fourth sentence is corrected to read as “*See 2011 Seventh Broadband Progress Report*, 26 FCC Rcd 8008, 8082-83, App. F. at paras. 9-13.”
172. In paragraph 1102, in the third sentence, replace “county” with country”.
173. In footnote 2242, delete the second period.
174. In paragraph 1121, in the third sentence, replace “occur as early as the third quarter of 2013” with “begin in 2014”.
175. In footnote 2276, delete extra space before “*supra*”.
176. In footnote 2277, delete extra space before “*See*”.
177. In footnote 2483, italicize “See *supra*”.
178. In paragraph 1404, in the fourth sentence, delete “d” after “change”.

179. In paragraph 1428, in the last sentence is corrected to read as “The rules that contain information collections subject to PRA review WILL BECOME EFFECTIVE immediately upon announcement in the Federal Register of OMB approval.”

This Erratum also amends the APPENDICES of the R&O and FNPRM as indicated below:

180. Appendix A is amended as follows:

In paragraph 4, the authority citation for part 1 is corrected to read as follows:

“Authority: 15 U.S.C. 79 et seq.; 47 U.S.C. 151, 154(i), 154(j), 160, 201, 225, 254, 303, and 309.”

In paragraph 20, the authority citation for part 51 is corrected to read as follows:

“Authority: Sections 1–5, 7, 201–05, 207–09, 218, 220, 225–27, 251–54, 256, 271, 303(r), and 332, of the Communications Act of 1934, as amended, and section 706 of the Telecommunications Act of 1996, as amended; 47 U.S.C. 151–155, 157, 201–205, 207–209, 218, 220, 225–227, 251–254, 256, 271, 303(r), 332, 1302, 47 U.S.C. 157 note, unless otherwise noted.”

In paragraph (c)(3) of section 51.705, replace the month “January” with “July”.

In section 54.5, the fifth paragraph is corrected to read as follows:

“Unsubsidized competitor. An ‘unsubsidized competitor’ is a facilities-based provider of residential terrestrial fixed voice and broadband service that does not receive high-cost support.”

In paragraph (e)(3)(v) of section 54.307, “shall continue to receive support as calculated pursuant to paragraph (a) of this section, provided that the total amount of support for all such competitive eligible telecommunications carriers shall be capped” is corrected to read as follows:

“shall receive the support, as calculated by the Administrator, each competitive eligible telecommunications carrier would have received under the frozen per-line support amount as of December 31, 2011 capped at \$3,000 per year, provided that the total amount of support for all such competitive eligible telecommunications carriers shall be capped pursuant to subparagraph (A)”.

In paragraph (e)(5) of section 54.307, replace “described in paragraph (e)(2)(iv) of this section” with “described in paragraph (e)(2)(iii) of this section”.

In paragraph (b)(3) of section 54.312, replace “the Commission, relevant state commissions, and any affected Tribal government” with “the Commission, the Administrator, relevant state commissions, and any affected Tribal government”.

In paragraph (c) of section 54.1004, replace “or purposes” with “for purposes”.

In paragraph (b)(2) of section 54.1005, underline “Application Contents”.

In paragraph (a) of section 54.1006, depapitalize “Public Notice”.

In paragraph (b) of section 54.1009, replace “they have” with “it has”.

181. In Appendix B, in the second sentence of paragraph (b) under section 54.1013, replace “it such” with “it has such”.

182. In Appendix D, in the first sentence of paragraph 1, add “deny” before “Puerto Rico Telephone Company, Inc.’s”.

183. In Appendix E, in the first sentence of paragraph 1 replace “In this Order” with “For the reasons set forth below” and in the second sentence of paragraph 3 add “[imposing the]” before “AT&T

and ALLTEL”.

184. In Appendix F, in the first sentence of paragraph 1, italicize “Corr Wireless Order”, in the third sentence of paragraph 12, replace “would have had different view” with “had chosen differently” and in the first sentence of paragraph 18, set the footnote reference number as superscript.

185. Appendix O is amended as follows:

In footnote 160, add “*See*” before “*Service Rules for the. . .*”.

Footnote 161 is corrected to read as “*Id.*”

In footnote 164, italicize “700 MHz Second Report and Order”.

186. In Appendix P, the footnotes are corrected as follows: replace Section “XVII.I.2” with “XVII.J” in footnote 22, Section “XVII.I.3” with “XVII.J.3” in footnote 23, Section “XVII.I.4” with “XVII.J.4” in footnote 24, “*See supra* Section XVII.I.3” with “*See id.*” in footnote 25, “para. .XVII. 4” with “Section XVII.J.3” in footnote 26, “para. XVIII.I.5” with “Section XVII.J.5” in footnote 27, “para. XVII.F” with “Section XVII.F” in footnote 28, “para. XVII.K.1.” with “Section XVII.K” in footnote 29, “para. XVII.K.II.” with “Section XVII.K.2” in footnote 30 and “para. XVII.K.6” with “Section XVII.K.4-6” in footnote 31 and also add the following text to footnote 226: “*See* 13 C.F.R. § 121.201, NAICS code 517110.”

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